U.S. Department of Justice

Washington, DC 20530

OMB No. 1124-0004; Expires May 31, 2020

Exhibit B to Registration Statement Pursuant to the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS. A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements, or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. Compliance is accomplished by filing an electronic Exhibit B form at https://www.fara.gov.

Privacy Act Statement. The filing of this document is required for the Foreign Agents Registration Act of 1938, as amended, 22 U.S.C. § 611 et seq., for the purposes of registration under the Act and public disclosure. Provision of the information requested is mandatory, and failure to provide the information is subject to the penalty and enforcement provisions established in Section 8 of the Act. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, copy of informational materials or other document or information filed with the Attorney General under this Act is a public record open to public examination, inspection and copying during the posted business hours of the FARA Unit in Washington, DC. Statements are also available online at the FARA Unit's webpage: https://www.fara.gov. One copy of every such document, other than informational materials, is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of any and all documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. The Attorney General also transmits a semi-annual report to Congress on the administration of the Act which lists the names of all agents registered under the Act and the foreign principals they represent. This report is available to the public in print and online at: https://www.fara.gov.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .32 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, FARA Unit, Counterintelligence and Export Control Section, National Security Division, U.S. Department of Justice, Washington, DC 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, DC 20503.

1. Name of Registrant Richard Hohlt		2. Registration Number 6384			
	ame of Foreign Principal ngdom of Saudi Arabia				
uniquidates (April 1940)		Check Appropriate Box:			
4. 🗵	The agreement between the registrant and the a checked, attach a copy of the contract to this ex	above-named foreign principal is a formal written contract. If this box is chibit.			
5. 🗌	There is no formal written contract between the registrant and the foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach a copy of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.				
6. 🗆	The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and expenses, if any, to be received.				
7. W	hat is the date of the contract or agreement with t	the foreign principal? 1/12/20 - 6/30/20			
8. De	escribe fully the nature and method of performance	ce of the above indicated agreement or understanding.			
Re pi	egistrant will act as a policy and strated ablic policy and legislative issues.	gic advisor to the Royal Embassy of Saudi Arabia in regards to			

9.	Describe fully t	he activities the registrar	nt engages in or proposes	to engage in on behalf of the above fo	reign principal.	
		ill act as a policy a y and legislative iss		to the Royal Embassy of Saudi An	rabia in regards to	
10.	Will the activiti	es on behalf of the above	e foreign principal include	political activities as defined in Secti	on 1(o) of the Act ¹ .	
	Yes 🖂	No 🗆				
	together with th	ie means to be employed	I to achieve this purpose. ' on management, public re	r things, the relations, interests or poli The response must include, but not be elations, economic development, and p	limited to, activities	
	of media orga	anizations and/or oth	ner individuals involv	mbers of Congress and their staf ed in legislative, public policy regional security, counter-terro	or public affair	
11	Prior to the date	of registration 2 for this	foreign principal did the	egistrant engage in any activities, incl	uding political activities	
11.		y services to this foreign		egistiant engage in any activities, mei	dung pontical activities,	
	Yes ⊠	No 🗌				
If yes, describe in full detail all such activities. The response should include, among other things, the relations, interests, an policies sought to be influenced and the means employed to achieve this purpose. If the registrant arranged, sponsored, or delivered speeches, lectures, social media, internet postings, or media broadcasts, give details as to dates, places of delivery names of speakers, and subject matter. The response must also include, but not be limited to, activities involving lobbying, promotion, perception management, public relations, economic development, and preparation and dissemination of informational materials. Set forth below a general description of the registrant's activities.						
	Set forth below	in the required detail the	e registrant's political activ	vities.		
	Date	Contact See Exhibit A	Method	Purpose		

Yes	□ No ⊠		
f yes, set for	th below in the required de	tail an account of such monies or things of va	lue.
Date Receiv	red From Whom	Purpose	Amount/Thing of Valu
			Total
		rior to the obligation to register this foreign por in connection with its activities on behalf of	principal, did the registrant spend or
disburse any		rior to the obligation to register this foreign por in connection with its activities on behalf of	principal, did the registrant spend or
disburse any Yes	y money in furtherance of c s □ No ⊠		principal, did the registrant spend or the foreign principal?
disburse any Yes	y money in furtherance of c s □ No ⊠	or in connection with its activities on behalf of	orincipal, did the registrant spend or the foreign principal?
disburse any Yes If yes, set fo	y money in furtherance of a s No orth below in the required a	or in connection with its activities on behalf of	orincipal, did the registrant spend or the foreign principal? s, including monies transmitted, if any.
disburse any Yes If yes, set fo	y money in furtherance of a s No orth below in the required a	or in connection with its activities on behalf of	orincipal, did the registrant spend or the foreign principal? s, including monies transmitted, if any.
disburse any Yes If yes, set fo	y money in furtherance of a s No orth below in the required a	or in connection with its activities on behalf of	orincipal, did the registrant spend or the foreign principal? s, including monies transmitted, if any.
disburse any Yes If yes, set fo	y money in furtherance of a s No orth below in the required a	or in connection with its activities on behalf of	orincipal, did the registrant spend or the foreign principal? s, including monies transmitted, if any.

^{1 &}quot;Political activity," as defined in Section 1(o) of the Act, means any activity which the person engaging in believes will, or that the person intends to, in any way influence any agency or official of the Government of the United States or any section of the public within the United States with reference to formulating, adopting, or changing the domestic or foreign policies of the United States or with reference to the political or public interests, policies, or relations of a government of a foreign country or a foreign political party.

^{2,3,4} Pursuant to Section 2(a) of the Act, an agent must register within ten days of becoming an agent, and before acting as such.

EXECUTION

In accordance with 28 U.S.C. § 1746, and subject to the penalties of 18 U.S.C. § 1001 and 22 U.S.C. § 618, the undersigned swears or affirms under penalty of perjury that he/she has read the information set forth in this Exhibit B to Registration Statement, that he/she is familiar with the contents thereof, and that such contents are in their entirety true and accurate to the best of his/her knowledge and belief.

Date	Printed Name	Signature	
2.14-20	Richard F Hohl	Ta.co Fite	

Hohlt Group Global, LLC.

The Willard Office Building 1455 Pennsylvania Avenue, NW, Suite 1140 Washington, D.C. 20004

Richard F. Hohlt Founding and Managing Partner rick@hohlt.com

A 2 (4)

Office: (202) – 833-8999 Cell: (202) - 225-8999

(Also WhatsApp and Signal #)

January 2, 2020

HRH Princess Reema bint Bandar bin Sultan bin Abdulaziz Al Saud Ambassador of the Kingdom of Saudi Arabia to the United States Royal Embassy of the Kingdom of Saudi Arabia 601 New Hampshire Avenue N.W. Washington, D.C. 20037

RE: Agreement for Representation for 2020

Your Excellency:

You have requested, and Hohlt Group Global, LLC (Hereinafter "HGG") have agreed, to act as policy and strategic advisors for The Royal Embassy of Saudi Arabia (Hereinafter "the Client") in regards to public policy and legislative issues. Specific issues to be addressed and services to be performed by HGG will be communicated on a regular basis to HGG as determined by The Embassy. The purpose of this letter is to confirm the terms and conditions of HGG's representation of the Client.

The term of this Agreement shall be from January 1, 2020 to June 30, 2020 and may be extended by mutual written consent.

Effective upon execution of this agreement, our fixed fee amount will be US \$80,000 per month (plus reasonable out-of-pocket expenses that are agreed upon in advance). HGG will bill The Embassy quarterly. The quarterly retainer amount must be paid by wire transfer within 15 days of invoice submission. Wire transfer specifics are at the bottom of this letter.

This Agreement can be terminated upon a 15 day written notice by either party. Upon termination, the fixed monthly fee shall be prorated on the basis of the portion of the quarterly month term that had elapsed, objective the day of termination. Prior to the effective

that are inviolable and protected from disclosure by the Vienna Convention on Diplomatic Relations and U.S. law. Consultant shall not disclose to others or convert to its own use any Confidential Information except with the prior written consent of Client.

- (d) No license or other rights of any kind, express or implied, in or to the use of the Confidential Information is granted to HGG or its Staff hereby. All information furnished to HGG in connection with this Agreement (including any copies, notations, or assessments based on such information) and all HGG work product shall be returned to the Client upon request, and automatically upon termination of this Agreement.
- (e) If any Confidential Information is required to be disclosed by law, including by any order of any court of competent jurisdiction or other governmental authority, HGG shall immediately inform the Client of all such proceedings so that the Client may attempt by appropriate legal means to limit such disclosure. In such case, HGG shall use its best efforts to limit the disclosure and maintain confidentiality to the extent possible under applicable law.
- (f) HGG acknowledges that any breach or threatened breach of Confidentiality provisions will result in immediate, irreparable, and continuing injury to the Client for which there is no adequate remedy at law. Accordingly, in the event of any such breach (or threatened breach), Client shall be entitled to terminate this Agreement effective immediately with no further obligation of payment and to seek preliminary and permanent injunctive relief, without bond, with respect to such breach. HGG shall not oppose such relief on the grounds that there is an adequate remedy at law, and such right shall be cumulative and in addition to any other remedies at law or in equity (including monetary damages) which the Client may have upon any such breach.
- (g) The provisions of this section shall (i) apply to all Confidential Information disclosed to or otherwise obtained by HGG prior to the execution of this Agreement, (ii) apply to all Confidential Information disclosed to or otherwise obtained by HGG concurrently with or after execution of this Agreement, and (iii) survive the termination of this Agreement in perpetuity.

This agreement shall be understood as having been drafted by both parties and constitutes the final, complete, and exclusive statement of the terms of the agreement between the parties, superseding all prior and contemporaneous agreements, representations, and understandings of the parties. Finally, this agreement may be executed in one or more counterpart copies. Each counterpart copy shall constitute an agreement and all counterpart copies shall constitute one fully executed agreement. This agreement may be executed on electronic mail and facsimile counterparts. The signature of any part to any counterpart shall be deemed a signature to, and may be appended to, any other counterpart.

We are honored and welcome the opportunity to work with you. Occasionally, we may provide lists of representative clients to various publications, but in this case will not do so unless you consent in writing in advance.

Please indicate your agreement to the terms of this letter by executing the enclosed copy and returning it to me. We appreciate the opportunity to represent you.

Very truly yours,

SGN

By: Richard F. Hohlt

FOR THE EMBASSY OF THE KINGDOM OF SAUDI ARABIA

By: Khalid Al: Assur

ACCEPTED and AGREED TO this 12 day of January 2020